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April 28, 2000 Hart

U. S. Dept. Of Commerce
Patent and Trademark Office
Patent Office
ATTN: Charles Goodman, Patent Examiner
Washington, D. C. 20231

Subject: Patent Application No. 09/025,896.

Dear Mr. Goodman:

I received your Notice of Abandonment dated April 11, 2000 informing me that my patent application for a cabbage cutter (Application No. 09/025,896) has been abandoned because of my failure to timely file a proper reply to your office letter mailed on 25 August 1999. I was quite surprised by this communication and your decision because I did respond to your letter on December 8, 1999, and forwarded to you at that time the corrections you had requested. I even spoke to you on the phone the day before I mailed the package and read to you the cover letter which stated what I was sending to you. And, I thought, you seemed to indicate that I had included everything that you had requested. I had even called you a couple of times since then to inquire if you had had a chance to look over what I had sent to you, and you replied that you hadn't. I have always replied to your communications on time because I do know how important those due dates are.

After I received your Notice of Abandonment, I called you immediately to inform you that there had been a mistake and to remind you that I had responded within the time limit on December 8, 1999. When I talked to you on the phone last Wednesday (April 19th), you suggested that I send a "Request for Reconsideration." When I objected, because I didn't consider myself at fault because I had responded on time, you told me you would discuss this problem with your supervisor and get back with me on the following day (Thursday, April 20th) with a solution. I did not hear from you on Thursday, and I still haven't heard from you. At this point, for the record, I feel there is definitely a need for me to make a written response to the Notice of Abandonment. I don't want to leave you with the impression that I'm refusing to send in a Request for Reconsideration. I will gladly do whatever is necessary to continue the prosecution of this patent because it is very important to me.

According to your Office Action Summary dated August 25, 1999, my substitute specification filed June 23, 1999 was not entered because it did not conform to 37 CFR 1.125(b) because: (1) the statement as to a lack of new matter under 37 CFR 1.125(b) was missing, and (2) a marked-up copy of the substitute specification was not supplied (in addition to the clean copy). This applied to the drawings with the substitute specification as well. Reference numerals that indicated features of the invention had been added to the substitute specification and to the drawings that I submitted on June 23, 1999. In this same Office Action

Summary dated August 25, 1999, you included the following statement regarding the substitute specification and drawings I had filed with you on June 23, 1999, and I quote: "It is noted that, in general, the introduction of reference numerals in the substitute specification and the drawings would comply with the above requirements. However, since the substitute specification has not been entered, the above objection is maintained." So, I'm assuming that the drawings I filed previously ave not been entered but are acceptable and that there was no need for to send you another drawing.

In the substitute specification I submitted on November 3, 1999, the statement as to a lack of new matter under 37 CFR 1.125(b) was added, and a marked-up copy of the substitute specification was supplied to the Patent Office at that time.

An Advisory Action from you dated November 30, 1999 notified me that the new substitute specification I had supplied was improper in that the marked-up copy was not a copy of the original filed as of the filing date of the application, and that some details I had added may be construed as new matter since they were not introduced in the specification as originally filed. Thus, raising new issues. I responded to this Advisory Action on December 9, 1999 by suppling a new substitute specification, including claim, which eliminated any details that could be construed as new matter, and the marked-up copy of the substitute specification included the copy of the original one filed as of the filing date of the application, in addition to the clean copy. And sections of the substitute specification were rephrased for informative and descriptive clarification only. No new matter was included. Deletions were in brackets and the additions were underlined. Also, all vague and indefinite terms were eliminated.

I'm sending copies of the Federal Express receipts for the last two submissions I mailed to you (November 4, 1999 & December 9, 1999), and a photo copy of the cancelled check (front & back) that was included with the material mailed to you on December 9th.

Perhaps this letter can serve as the "Request for Reconsideration" that you suggested I submit.

Please let me know what I'm suppose to do next. I'll be waiting to hear from you. Thanks again for your assistance.

Sincerely,

BILLIE JEAN LONGSTRETH 406 Rising Hill Drive Fairborn, Ohio 45324

Telephone: (937) 878-6902

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Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE type a plus sign (+) inside this box -> + Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application Number 09/025,896 PADEM TRANSMITTAL Filing Date 02/18/98 **FORM** First Named Inventor Billie Longstreth (to be used for all correspondence after initial filing) Group Art Unit 3724 Charles Goodman **Examiner Name** 81501US Total Number of Pages in This Submission ENCLOSURES (check all that apply) After Allowance Communication **Assignment Papers** Fee Transmittal Form (for an Application) to Group Appeal Communication to Board Fee Attached Drawing(s) of Appeals and Interferences Appeal Communication to Group Amendment / Response Licensing-related Papers (Appeal Nobce, Brief, Reply Brief) Petition Routing Slip (PTO/SB/69) After Final Proprietary Information and Accompanying Petition To Convert a Affidavits/declaration(s) X Status Letter Provisional Application Power of Attorney, Revocation Additional Enclosure(s) Extension of Time Request Change of Correspondence (please identify below): Address Terminal Disclaimer Express Abandonment Request Small Entity Statement Information Disclosure Statement Request for Refund Certified Copy of Priority Document(s) Remarks Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm BILLIE JEAN LONGSTRETH Individual name Signature Date April 28, 2000

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I hereby certify that this envelope addressed to	correspondence : Assistant Comm	is being deposited vissioner for Patents,	vith the United Washington, D	States Post).C. 20231	al Service as first class mail in on this date: 4/28/00	an			
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